# IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DEANA L. GAFFNEY : UNITED STATES BANKRUPTCY

: COURT FOR THE EASTERN DISTRICT

DYNAMIC EQUITY PARTNERS, INC. : OF PENNSYLVANIA

Movant

VS.

DEANA L. GAFFNEY

Debtor

WILLIAM C. MILLER

Trustee

: Case No.: 21-11024-amc

:

### **ORDER**

Upon consideration of the Objection to Confirmation of the Chapter 13 Plan filed by DYNAMIC EQUITY PARTNERS, INC., it is **ORDERED and DECREED** that confirmation is **DENIED.** 

Bankruptcy Judge	

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# OBJECTION OF DYNAMIC EQUITY PARTERNS, INC. TO CONFIRMATION OF CHAPTER 13 PLAN

DYNAMNIC EQUITY PARTNERS, INC., (hereinafter "Secured Creditor"), objects to confirmation of Debtor's Chapter 13 Plan and assets in support of its Objection as follows:

- 1. The claims bar date is August 3, 2021. Secured Creditor has filed its proof of claim in the amount of \$95, 461.15 which is secured by the property located at 813 Greenhill Road, Sharon Hill, PA 19079 prior to the bar date as the loan has matured prior to bankruptcy (the "Claim").
- 2. The Debtor's proposed plan calls for payment of the Claim in accordance with the terms of the agreement between Secured Creditor and the Debtor or otherwise by agreement. No agreement has been reached between the parties and the Debtor is currently in default under the Mortgage and Note that secure the Claim.
- 3. Debtor has already had numerous opportunities and time to sell the Property, or let it proceed through the current foreclosure action.
- 4. Instead, the instant bankruptcy is another attempt by Debtor to delay Secured Creditor's collection actions.

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5. Secured Creditor has sent all necessary documentation for Sheriff Sale of the

Property.

6. Secured Creditor has paid for the taxes so the Property would not go into the

Judicial Sale.

7. However-to-date, Debtor has neither resolved the underlying default nor sold the

Property.

8. Rather, Debtor has now filed her third bankruptcy filing to further delay Secured

Creditor.

9. Accordingly, Debtor's Plan is not feasible, as it does not fully compensate the

Secured Creditor.

10. In addition, the Debtor's Plan fails to comply with 11 U.S.C. §§ 1322 and 1325.

WHEREFORE, the Secured Creditor, DYNAMIC EQUITY PARTNERS, INC., prays that the Court deny confirmation of the Debtor's Plan.

By:

Law Offices of Michael Kuldiner, P.C.

922 Bustleton Pike, 1st Floor

Feasterville, PA 19053

Date: 08/02/2021

Adrienne N. Anderson, Esquire

Attorney I.D. 306424

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#### CERTIFICATE OF SERVICE

I, Adrienne N. Anderson, Esquire, attorney for Secured Creditor, do hereby certify that I caused true and correct copies of the foregoing Objection of DYNAMIC EQUITY PARTNERS, INC. to Debtor's Chapter 13 Plan to be served on August 2, 2021, by first class mail, and/or electronic means upon those listed below:

<u>Debtor(s)</u> <u>Trustee</u>

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VIA ECF

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VIA ECF

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United States Trustee

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By:

Date: 08/02/2021

Adrienne N. Anderson, Esquire

Attorney for Movant

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